

## GOVERNMENT OF INDIA

Delhi



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## DELHI ADMINISTRATION

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## PART IV

Notifications of Departments of the Delhi Administration  
other than notifications included in Part I

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## DELHI ADMINISTRATION

## NOTIFICATIONS

Delhi, the 13th August 1962

No. F.4(13)/61-L&H(i).—In exercise of the powers conferred by sub-section (I) of section 48 of the Land Acquisition Act, 1894, the Chief Commissioner, Delhi is pleased to withdraw from the acquisition of land mentioned in the specification given below and covered by his declaration, No. F.4(13)/61-L&H dated the 11th August, 1961.

## SPECIFICATION

Village	Total Area Big. Bis.	Field Nos. or Boundaries
Sheikh Sarai.	81 2	416/1/2, 418/1, 420/1, 422/1, 5, 444/9, 10, 285/11, 15, 447/19, 563/115, 458/116, 117, 291/118, 461/119, 121, 293/122, 295/122, 298/123, 417/1, 419/1, 2, 4, 6, 445/9, 284/11, 12, 14, 446/19, 112, 114, 564/115/2, 566/115, 459/116, 290/118, 460/119, 120, 292/122, 294/112, 296/112, 1, 299/123, 128/2, 337/131, 336/ 131, 297/123, 93.

No. F.4(13)/61-L&H(ii).—Whereas it appears to the Chief Commissioner, Delhi that land is likely to be required to be taken by Government at the public expense for a public purpose, namely, for the planned Development of Delhi, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted of that section.

Any person interested, who has any objection to the acquisition of any land in the locality may within 30 days of the publication of the notification file an objection in writing before the Collector of Delhi.

## SPECIFICATION

Village	Total Area Big. Bis.	Field Nos. or Boundaries
Sheikh Sarai	81 2	416/1/2, 418/1, 420/1, 422/1, 5, 444/9, 10, 285/11, 15, 447/19, 563/115, 458/116, 117, 291/118, 461/119, 121, 293/122, 295/122, 298/123, 417/1, 419/1, 2, 4, 6, 445/9, 284/11, 12, 14, 446/19, 112, 114, 564/115/2, 566/115, 459/116, 290/118, 460/119, 120, 292/122, 294/112, 296/112, 1, 299/123, 128/2, 337/131, 336/ 131, 297/123, 93.

Delhi, the 14th August 1962

No. F.15(305)/61-LSG.—Whereas at the request of the Commissioner, Municipal Corporation of Delhi, made under section 199 of the Delhi Municipal Corporation Act, 1957, read with notification of the Government of India, Ministry of Home Affairs No. 37/40/59-Delhi, dated the 2nd December, 1959, it appears to the Chief Commissioner, Delhi that land is likely to be required to be taken by Government at the expense of the Municipal Corporation for a public purpose, namely, for Municipal School, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted of that section.

Any person interested, who has any objection to the acquisition of any land in the locality may within 30 days of the publication of the notification file an objection in writing before the Collector of Delhi.

## SPECIFICATION

Name of Village	Approximate Area	Boundaries
Pataudi House, Darya Ganj, Delhi.	156.2 sq. Yds.	North :—Main Kothi Pataudi House. South :—Kucha Dakhni Rai. East :—Open land and buildings of Pataudi House. West :—Proposed 10'- oo" wide Road and quarters of Pataudi House.

**No. F.15(309)/61-LSG.**—Whereas at the request of the Commissioner, Municipal Corporation of Delhi, made under section 199 of the Delhi Municipal Corporation Act, 1957, read with notification of the Government of India, Ministry of Home Affairs No. 37/40/59-Delhi, dated 2nd December, 1959, it appears to the Chief Commissioner, Delhi that land is likely to be required to be taken by Government at the expense of the Municipal Corporation for a public purpose, namely, for the construction of Narela Lampur Road, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts, required or permitted by that section.

Any person interested, who has any objection to the acquisition of any land in the locality may within 30 days of the publication of the notification file an objection in writing before the Collector of Delhi.

#### SPECIFICATION

Village	Total Area		Field Nos. or Boundaries		TOTAL	119—I
	Big.	Bis.				
Narela	6	8	52/1/I	0-5		
			52/2/I	0-8		
			52/3/I	0-13		
			52/4/I	0-15		
			52/27	0-7		
			181/I	0-7		
			182/I	0-8		
			239/I	3-5		
TOTAL			6-8			

Delhi, the 16th August 1962

**No. F.15(256)/60-LSG.**—Whereas it appears to the Chief Commissioner of Delhi that land is required to be taken by Government at the public expense for a public purpose, namely for the expansion of Ordnance Depot, Shakurbasti, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected at the office of the Collector of Delhi.

#### SPECIFICATION

Locality or Village	Total area	Field Nos. or Boundaries
Mangholpur Kalan	54 Bighas	50/2/2/I, 3/I, 4/I, 5/I, 6/I, 7, 8, 9/I, 6/2, 12/I, 13, 14/I, 14/2, 51/I/I, 10/I, 10/2, 11.

Delhi, the 17th August 1962

**No. F.4(I)/61-L&H(i).**—Whereas it appears to the Chief Commissioner, Delhi that land is likely to be required to be taken by Government at the public expense for a public purpose, namely, for the 'Planned Development of Delhi', it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Chief Commissioner is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that Section.

Any person, interested, who has any objection to the acquisition of any land in the locality may within 30 days of the publication of the notification file an objection in writing before the Collector of Delhi.

#### SPECIFICATION

Locality or Village	Total area	Field Nos. or Boundaries
	Big.	Bis.
Kilokari	119	1
	536/I	Less than one Biswa.
	537/I	6-14
	540/I	12-0
	542	8-1
	543	13-17
	544	3-19
	548	1-19
	549	11-II
	550	1-4
	551	4-9
	552	C-8
	553	2-5
	554	5-8
	555	3-12
	556	10-II
	561	8-9
	1124/567	2-10
	1125 567	3-5
	1126 567	3-5
	569	2-2
	732	5-II
	733	2-6
	734	2-6
	749	3-9
TOTAL		119—I

**No. F.4(I)/61-L&H(ii).**—Whereas it appears to the Chief Commissioner of Delhi that land is required to be taken by Government at the public expense for a public purpose, namely for the 'Planned Development of Delhi', it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of Section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected at the office of the Collector of Delhi.

#### SPECIFICATION

Locality or Village	Total area	Field Nos. or Boundaries
	Big.	Bis.
Kilokari	119	12
	534/I	C-18
	538	7-5
	539/I	10-0
	541	7-18
	545	2-14
	546	C-5
	547	3-1
	559	5-4
	562	4-17
	563	2-11
	564	3-12
	565	2-9
	566	3-3
	568	2-0
	570/I	10-10
	571	0-9
	572	3-5
	573/I	6-13
	574/I	1-13
	575/I	0-3
	577/I	0-10
	578/I min.	2-0
	579/I	2-1
	580/I	C-16
	715 mir.	1-14
	723/I	1-12
	727/I	2-6
	728	C-12
	729	2-1
	730	C-10
	731	4-12
	737	4-17
	1298 (1244)	1-11
	741	
	747 1	C-14
	747 2	8-13
	748 min.	3-8
	754	2-14
	755/I	C-11
TOTAL		119-12

No. F.7(4)/61-L&H.—Whereas it appears to the Chief Commissioner of Delhi that land is required to be taken by Government at the public expense for a public purpose, namely for the Planned Development of Delhi, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected at the office of the Collector of Delhi.

SPECIFICATION

Locality or Village I	Total area 2	Field Nos. or boundaries 3
	Big. Bis.	
1. Oldei pur	260 14	131, 132, 133, 134, 135, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 705/174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 1212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 508, 259, 509/259, 260, 261, 262, 263, 264, 265, 266, 267, 510/269, 511/269, 512/269, 270, 271, 272, 273, 274, 275, 276, 277, 513/278, 279, 280, 281, 514/278.
2. Jafrabad	194 4	340/262 min., 263 min., 264 min., 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 340/306-308, 365, 307, 366/307, 367/307, 309, 310, 311, 312, 313, 314, 315, 316, 341/317-18, 342/319, 320, 321, 322, 323, 324, 325, 343/326, 344/327, 345/328, 368/307.
3. Silampur	13 19	310.

Serial No. S. Nos. of the declaration forms declared as obsolete and invalid.

Name, address and Registration Certificate No. of the dealer who surrendered the forms.

Name of the Sales Tax Authority who issued the declaration forms.

which the declaration forms are surrendered and declared obsolete and invalid.

I	2	3	4	5	6	7
1. F 602183	to	M/s. Unani Dawakhana, Chakrughat, Sagar. SGR/S/498 (Central)	Sales Tax Officer, Sagar. 15-4-62.	7-5-1962	Registration Certificate cancelled.	..
O F 602200						
2. F O 051898	to	M/s. Agrawal Brothers & Col. Bina Tahsil Khurai. SGR/K/K/179 (Central)	Sales Tax Officer, Sagar. 3-1-58	12-II-1958	Do.	..
O ,, 051900						
3. F O 426313	to	M/s. Ashok Oil Mills, Lajpat Pura, Sagar. SGR/S/436 (Central)	Sales Tax Officer, Sagar. 15-11-58.	16-9-1960	Do.	..
F/O 426315						
4. F 550353 F. 550375	to	M/s. Jaiswal, General Stores Prop: Badri Prasad, Marhattal, Jabalpur. MTL—131-C.	Sales Tax Officer, Jabalpur Circle II	11-11-60.	1-4-1962 Business closed and Registration Certificate cancelled.	..

No. F.15(255)/61-LSG(i).—Whereas it appears to Chief Commissioner of Delhi that land is required to be taken by Government at the public expense for a public purpose, namely for the Planned Development of Delhi, it is hereby declared that the land described in the specification below is required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected at the office of the Collector of Delhi.

SPECIFICATION

Locality or village I	Total area 2	Field Nos. or boundaries 3
	Big. Bis.	
1. Sadhora Khurd	158 16	117, 118, 119, 120, 121, 430, 122, 431/122, 432/122, 428/123, 518/429/122-123, 484/124, 485/124, 125, 126, 127, 129, 519/429/122-123, 143, 144, 145, 1425/497/177, 1160/434/181, 1161/434/181, 1162/434/181, 1163/434/181.
2. Patti Jahanama	20 3	456, 457, 804/467.
3. Chowkri Mu-barakabad.	11 0	265, 266.

By Order,  
JAG MOHAN,  
Dy. Housing Commissioner,  
Delhi Administration, Delhi.

Delhi, the 13th August 1962

No. F.5(6)/62-Fin.(E)(ii).—The following is published for general information.

OFFICE OF THE COMMISSIONER OF SALES TAX,  
MADHYA PRADESH.

NOTIFICATION

Indore, the 4th July 1962

No. ST/I-CST/29(I)3/62-8.—Whereas it has been reported to me that the following declaration forms referred to in sub-section (4) of section 8 of the Central Sales Tax Act, 1956 (74 of 1956) (hereinafter referred to as the said Act) have been surrendered by the dealers specified below of this State registered under the said Act, on account of the reason stated below, therefore, in exercise of the powers vested in me under sub-rule (10) of Rule 8 of the Madhya Pradesh Sales Tax (Central) Rules, 1957, I. K. C. Tiwari, Commissioner of Sales Tax, Madhya Pradesh hereby declare that the declaration forms bearing the number mentioned below, shall be deemed to be obsolete and invalid with effect from the date noted against them:

Date with effect from  
Reasons why the declaration forms have been surrendered and declared obsolete and invalid.

Remarks.

Authority who issued the declaration forms are surrendered and declared obsolete and invalid.

date of issue.

invalid.

**No. F.12(16)/62-Fin(E).**—In pursuance of Note 3 below entries relating to registration of documents in Book I under Article I of the Table of Fees prepared by the Chief Commissioner, Delhi, under Section 78 of the Indian Registration Act, 1908, as inserted by this Administration Notification No. F.12(3)/53-GA&R dated the 14th June, 1954, the Chief Commissioner, Delhi, is pleased to specify that no fee shall be levied in respect of the registration of lease-deed for premises No. 3-Curzon Road, New Delhi, by the Embassy of the Federal Republic of Germany in India, New Delhi, on 20th October, 1961.

Delhi, the 16th August, 1962

**No. F.4(34)/61-Fin(E).**—Whereas the Chief Commissioner of the Union territory of Delhi is of opinion that it is expedient in the interests of the general public to reduce the rate of tax in respect of articles ordinarily prepared by Halwais,

dealing exclusively in such articles, when sold by them;

Now, therefore, in exercise of the powers conferred by the second proviso to sub-section (1) of section 5 of the Bengal Finance (Sales Tax) Act 1941, (Bengal Act 6 of 1941) as in force in the said territory, the Chief Commissioner, Delhi, with the previous approval of the Central Government, hereby directs that on and from the first day of October, 1962, the tax in respect of the taxable turnover of 'articles ordinarily prepared by Halwais, dealing exclusively in such articles, when sold by them' shall be levied at the reduced rate of two naye paise in the rupee.

By Order,

S. K. JAIN,

Under Secy. Finance (Expenditure),  
Delhi Admn., Delhi.

Delhi, the 16th August, 1962

**No. F.2(2)/62-Ind.**—The following is published for general information:—

LIST OF LICENCES ISSUED UNDER THE INDUSTRIES (DEVELOPMENT AND REGULATION) ACT, 1951—  
FOR THE WEEK ENDING 28TH JULY, 1962.

Name and full address of the undertaking (and location)	Articles of manufacture and capacity (and type of licence i.e. NU/SE/COB/Shifting)	Licence number and date
I	2	3
SCHD. IND. NO. 1A(7)—OTHER PRODUCTS OF IRON & STEEL		
1. Roger Engineering Works, 137, Canning Street, Bright Bars and Shaftings 2,000 tons per annum Calcutta-1 (Salkia, Howrah, West Bengal)	(N.A.)	L/1A(7)/42/62EI(M) 7-7-62
2. Bharat Credit Corporation, 20, Tarachand Dutt Street, Calcutta-1 (Lillooah, West Bengal)	Bright Bars and Shaftings 4,800 tons per annum. (N.U.)	L/1A(7)/45/62EI(M) 7-7-62
3. Sant Ram & Sons, 10, Venkatachala Mudali Street P. T. Madras-3 (Ludhiana, Punjab)	Bright Bars and Shaftings 4,800 tons per annum (N.A.)	L/1A(7)/47/62EI(M) 7-7-62
4. Special Steels Private Ltd., 5, Stadium House, Veer Nariman Road, Bombay-1 (Bombay, Maharashtra)	Bright Bars and Shaftings 6,000 tons per annum (N.A.)	L/1A(7)/46/62EI(M) 7-7-62
5. Central India Machinery Manufacturing Co. Ltd., P.O. Birlanagar, Gwalior (Birlanagar, Gwalior, Madhya Pradesh)	Bright Bars and Shaftings 600 tons per annum (N.A.)	L/1A(7)/48/62EI(M) 9-7-62
6. Gujarat Steel and Structural Co. 4, Bharati Nivas Society—Ellis Bridge, Ahmedabad (Ahmedabad, Gujarat)	Bright Bars and Shaftings 4,800 tons per annum (N.U.)	L/1A(7)/49/62EI(M) 10-7-62
SCHD. IND. NO. 2(1)—COAL, LIGNITE, COKE AND THEIR DERIVATIVES		
7. Shri Haripada Dutt, Dipali, Laitumkhrah, P.O. Shillong Tehsil Duardsa, District United Mikir & North Cacher Hills (Assam)	Coal      Year      Annual capacity 1st year . . . 10,000 tons. 2nd year . . . 12,000 tons. 3rd year . . . 15,000 tons. 4th year . . . 20,000 tons. 5th year . . . 24,000 tons. (N.U.)	L/2(1)/N-38/62 24-7-62
8. The East Ganhoodih Colliery (Private) Ltd., 135 Canning Street, Calcutta-1 (Jharia, Dhanbad, Bihar)	Coal      Year      Annual capacity 1962 . . . 6,20,000 tons. 1963 . . . 7,20,000 tons. 1964 . . . 7,40,000 tons. 1965 . . . 7,90,000 tons. 1966 . . . 7,90,000 tons. (C.O.B.)	L/2(1)/N-44/62 26-7-62
SCHD. IND. NO. 5(1)—EQUIPMENT FOR GENERATION, TRANSMISSION AND DISTRIBUTION OF ELECTRICITY INCLUDING TRANSFORMERS		
9. Steam & Mining Equipment (India) Private Ltd., 101, Park Street, Calcutta (Calcutta, West Bengal)	Electrical power voltage regulators (giving stepless control of voltage or current upto 33 KV. 5000 KVA) 450 Nos. (85,000 KVA) Value of production approx Rs. 40 lakhs.	L/5(1)/64EEI/62 4-6-62
SCHD. IND. NO. 7(5)—AUTOMOBILES		
10. Escorts Limited, Partap Buildings, Connaught Circus New Delhi (Faridabad, Punjab)	Magneton for Motor cycles/Scooters: The capacity would be fixed after one year from the date of commencement of production. (N.A.)	L/7(5)/19/62AEI 24-7-62
SCHD. IND. NO. 8(B-2)—CONVEYING EQUIPMENT		
11. The Moradabad Spinning & Weaving Mills Co. Ltd., Moradabad (Moradabad, U.P.) Proposed name : Electric Hoist Manufacturing Company Moradabad.	Electric Hoist (0.25 to 10 tons capacity) 720 Nos. per annum on single shift.	L/8(B-2)/34/62MEI 18-7-62
SCHD. IND. NO. 9—MACHINE TOOLS		
12. Electro-Slush Engineering Corporation, Janmabhoomi Bhawan, 3rd floor, Ghogh Street, Bombay-1 (Bombay, Maharashtra)	(i) Machinery for slush casting and Rotational Moulding (ii) Insuction, Compression and Extrusion Machines (iii) Electro-formed Cavities (iv) Electro-formed Tools and Gauges Capacity to be determined one year after the firm goes into production. (N.U.)	L/9/87/62/MEI 3-5-62

(1)	(2)	(3)
13. Shri L. N. Shah, Kondheshwar Bhivan, Vallabh Bag Lane, Ghat Kopar, Bombay-77 (Bombay, Maharashtra)	Glass Manufacturing Machinery & Ceramic Machinery Rs. 35,00,000 per year (N.U.)	L/9/92 MEI/62 16-7-62
SCHD. IND. NO. 15—(1)—WATER METERS, STEAM METERS, ELECTRICITY METERS AND THE LIKE.		
14. The Engineer Manager, Government Precision Instruments Factory, Lucknow (Lucknow, U.P.)	Water meters ( $\frac{1}{2}$ " to 4" sizes) 1,08,000 Nos. per annum (S.E.)	L/15(1)/9/IEI(A)/62 17-7-62.
	SCHD. IND. NO. 19(14)—MISCELLANEOUS CHEMICALS	
15. Asok Brothers Private Ltd., 104, Apollo Street, Fort, Bombay-1 (Baroda, Gujarat)	Oxygen Gas 15.4 million cu. ft. (existing) to be increased to 36 million cu. ft. Dissolved Acetylene Gas 10 million cu. ft. (N.U.)	L/19(14)/6/62-Chem. II 24-7-62
	SCHD. IND. NO. 23(1)—COTTON TEXTILES	
16. Deepak Industries Ltd., 62, Hazara Road, Calcutta-2 (Patna, Bihar)	12,000 spindles for the manufacture of cotton yarn. (N.U.)	L/23(1)/379/Tex(B)/62 13-7-1962
17. Coimbatore Murugan Mills Ltd., Mettupalayam Road, Coimbatore-11 (Coimbatore, Madras)	1200 spindles for the manufacture of cotton waste yarn. (S.E.)	L/23(1)/380/62-Tex(B) 20-7-1962
18. Rajalakshmi Mills Ltd., Singanallur Post, Coimbatore-5 (Coimbatore, Madras)	12,000 spindles for the manufacture of cotton waste yarn. (N.A.)	L/23(1)/381/62-Tex(B) 20-7-1962
19. Shri Madanlal Ambala, C/o Ginning Factory, Petlad (Petlad, Gujarat)	1200 spindles for the manufacture of cotton waste yarn. (N.U.)	L/23(1)/382/62-Tex(B) 20-7-1962
20. Tuticorin Spinning Mills Ltd., Post Box No. 59, Tuticorin-1 (Tuticorin, Madras)	1200 spindles for the manufacture of cotton waste yarn. (S.E.)	L/23(1)/383/62-Tex(B) 21-7-1962
21. New Swadeshi Mills of Ahmedabad Ltd., G.P. Box No. 15, Naroda Road, Ahmedabad-2 (Ahmedabad, Gujarat)	1200 spindles for the manufacture of cotton waste yarn. (S.E.)	L/23(1)/384/62-Tex(B) 21-7-1962
22. Davangere Cotton Mills Ltd., Hanumanthappa Buildings, Chitradurga Road, Post Box No. 5, Davangere (Davangere, Mysore)	720 spindles for the manufacture of cotton waste yarn. (S.E.)	L/23(1)/388/62-Tex(B) 25-7-1962
23. Broach Textile Mills Private Ltd., Mahatma Gandhi Road, Broach (Broach, Gujarat)	1200 spindles for the manufacture of cotton waste yarn. (S.E.)	L/23(1)/389/62-Tex(B) 25-7-1962
24. Bhavani Mills Ltd., 6/3-B, Race Course, Coimbatore (Coimbatore, Madras)	1200 spindles for the manufacture of cotton waste yarn. (S.E.)	L/23(1)/390/62-Tex(B) 25-7-1962
25. The Chairman, Sindhu Resettlement Corporation Ltd., Krimjee House, 2nd Floor, Sir Firozshah Mehta Road, Fort, Bombay-1 (Gandhidham, Gujarat)	12,000 spindles for the manufacture of cotton yarn. (N.U.)	L/23(1)/391/62-Tex(B) 26-7-1962

Statement showing the changes of the names of the Owner/Undertaking effected during the week ending 28th July, 1962.

Licence number and date	The name of original owner/the original name of the undertaking	The name of new owner/the new name of the undertaking
L/24(4)/14/NU/Ch(1)/62 18-4-62 (Gujarat)	Shri Dwarkadas J. Patel	M/s. Speciality papers Ltd.
L/19(14)/5/61-Ch. II 25-2-61 (Delhi)	M/s. Bharat National Oxygen Company Ltd.	M/s. Delhi Oxygen Ltd.
L/23(1)/357/Tex(B)/62 22-5-62 (Andhra Pradesh)	M/s. Super Spinning Mills (Private) Ltd.	M/s. Super Spinning Mills Ltd.
L/28(1)/2/62-Ch. II 1-2-62 (Madras)	Shri S. R. Narayana Raja	M/s. Gitanjali Mills Ltd.
L/7(5)/86/61-AEI 13-12-61 (Bihar)	M/s. Aeroquip India Ltd.	M/s. AEI CORP Private Ltd.
Regn. certificate No. R/41/33 dt. 12-5-54	M/s. Eagle Plywood Industries Ltd.	M/s. Kamrup Industries Private Ltd.

#### LICENCES REVOKED DURING THE WEEK ENDING 28TH JULY, 1962

Licence number and date	Name of the party	Articles of manufacture
L/28(1)/N-79/59 4-II-59 (NU) (Maharashtra)	Shri Bhanu Prasad M. Joshi, Ahmedabad.	Vegetable oils from oil cakes by solvent extraction process.
L/1B(2)/N-57/60 5-3-60 (NA) (Maharashtra)	M/s. Hindustan Transmission Products Ltd. New Delhi.	Electrolytic copper wire rods.
L/36(2)/N-55/60 22-2-60 (NU) (Assam)	Shri R. G. Saharia, M/s. Assam Chip Board Manufacturing Co. Calcutta.	Chipboard.
L/13(3)/N-14/61 25-1-61 (NU) (Maharashtra)	M/s. International General Electric Co., (India) Private Ltd., Bombay.	Rotary compressors for room air conditioners etc.
L/24(1)/N-63/60 30-8-60 (NU) (Gujarat)	M/s. Girdharilal Damodardas Ltd., Ahmedabad.	Printing and Writing papers and pulp.
L/24(4)/N-14/60 10-5-60 (NU) (West Bengal)	M/s. Pioneer Plastic Works Private Ltd., Calcutta.	Cable and insulating paper and carbonising tissue and pulp.
L/24(1)/44/60-Ch(I) 7-4-61 (NU) (Gujarat)	M/s. Redstar Corporation Bombay.	Writing and printing paper and pulp.
L/8/A-9/22/61MEI 22-7-61 (NU) (West Bengal)	M/s. Swadeshi Cotton Mills Co. Ltd., Kanpur.	Staple fibre plant.
L/12/15/54	M/s. V. Ramakrishna Sons Private Ltd., Madras.	White and coloured cement.
L/35/1/15 22-6-54 (NU)		

Delhi, the 4th August, 1962

No. F.13/1/60-R&S.—In exercise of the powers conferred by the proviso to article 309 of the Constitution read with the Commissioner, Delhi is pleased to make rules in the Schedule, hereto annexed, regulating the method of recruitment, and Co-operative Societies (Audit), Delhi Administration.

## Recruitment Rules for the Post of Assistant Registrar

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits	Educational and other qualifications required for direct recruits
1	2	3	4	5	6	7
1. Assistant Registrar Co-operative Societies.	4	G.C.S. Class II Gazetted Non-Ministerial.	Rs. 350—25— 500—30—590— EB—30—800— EB—30—830— 35—900.	Selection	35 years and below (Relaxable for Govt. servants)	<b>Essential :</b> (i) Degree of a recognised University or equivalent qualifications. (ii) Training in Co-operation at a recognised Co-operative Training Institute. (iii) About 5 years experience in responsible capacity in Co-operation, including experience of auditing accounts of Co-operative Societies. Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified. <b>Desirable :</b> (i) Qualifications in advanced Accountancy, Economics or Agriculture. (ii) Knowledge of Hindi.
2. Assistant Registrar Co-operative Societies (Audit).		G.C.S. Class II Gazetted Non-Ministerial.	Rs. 350—25— 500—30—590— EB—30—800— EB—30—830— 35—900.	N. A.	35 years and below (Relaxable for Govt. servants).	<b>Essential :</b> (i) Degree of a recognised University with (i) about 5 year's experience of auditing accounts of Co-operative Societies and (ii) training in Co-operation from a recognised Co-operative Training Institute.

## OR

Chartered /Registered Accountant with about 3 years experience of auditing accounts.  
(Relaxation Clause).

(ii) Knowledge of Hindi.

**Desirable :**  
(i) Knowledge of Urdu.  
(ii) Degree of recognised University in the case of Chartered Accountant.)

**N. B. :—** 1. The age limit for direct recruitment will be relaxable in the case of Scheduled Castes/Tribes candidates, in accordance with section 40 of the Punjab Laws Act, 1872.  
2. (a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of the husband having a wife living at the time of such marriage of who has provided that the Government may, if satisfied that there are special grounds for so ordering, exempt any person from the

Delhi, the 20th August, 1962

Delhi, the 18th August, 1962

No. F. 2/20/61-GAD.—In exercise of the powers conferred by Rule 7 of the Rules of Business of the Delhi Administration, the Administrator, Delhi, is pleased to make the following rules to amend the Delhi Authentication of Government Orders Rules, 1961, published with this Administration Notification No. F. 9/51/59-GAD, dated the 8th February, 1961, as subsequently amended.

## RULES

1. **Short title.**—These Rules may be called the Delhi Authentication of Government Orders (Second Amendment) Rules, 1962.

2. **Commencement.**—These shall come into force with effect from the 20th August, 1962.

3. **Amendment of Rule 3.**—In Rule 3 of the Delhi Authentication of Government Orders Rules, 1962, after item No. (v) the following words shall be inserted:

"(vi) Director of Social Welfare."

By Order,

S. C. PANDEY,  
Under Secy. (Appointments),  
Delhi Admn., Delhi.

No. F. 13(2)/61-Home.—In exercise of the powers conferred by section 40 of the Punjab Laws Act, 1872, the Chief Commissioner, Delhi is pleased to withdraw the powers of a Police Officer conferred on the following ex-officials of the Delhi Society for Prevention of Cruelty to Animals by his notification No. 13(2)/61-Home, dated the 5th April, 1962.

(i) Shri Mange Ram S/o Shri Bhagwan Das resident of village Sultanpur Dabbas, Police Station Narela, ex-constable of Delhi Society for Prevention of Cruelty to Animals.

(ii) Shri Rameshwar Das S/o Shri Chandar Singh, resident of 9-Under Hill Road, Delhi, ex-constable of Delhi Society for Prevention of Cruelty to Animals.

By Order,

K. M. L. GUPTA,  
Under Secy. (Home),  
Delhi Admn., Delhi.

Delhi, the 8th August, 1962

No. F. 3(43)/62-LSG.—The following draft of amendment which the Chief Commissioner, Delhi proposes to make in the Municipal Account Code, 1939, in exercise of the powers conferred by section 240 of the Punjab Municipal Act, 1911,

*Cooperative Societies under the Delhi Administration.*

Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees.	Period of probation, if any	Method of rectt. whether by direct rectt. or by promotion or transfer and percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U. P. S. C. is to be consulted in making rectt.
8	9	10	11	12	13
No.	2 years	50% by Promotion 50% by Direct recruitment.	Promotion	Class II D.P.C.	As required under the rules.
N. A.	2 years	Direct rectt.	N. A.	N. A.	As required under the rules.

with the general orders issued by the Government of India from time to time, is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post and married a person who has a wife living at the time of such marriage, shall be eligible for appointment. operation of this rule.

as in force in the limits of the New Delhi Municipal Committee, is published for the information of the persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 1st day of September, 1962, together with any objections/suggestions that may be received by the Delhi Administration in respect thereto before the date specified.

*Draft Amendment*

In rule XVII-1 of the said Code, the words "obtained at the cost of the employees from the Treasury and shall be" omitted.

By Order,  
G. D. BAHRI,  
Officer on Special Duty (LSG),  
Delhi, Administration, Delhi.

*Delhi, the 20th August, 1962.*

No. F. 10(292)/60-Labour.—In exercise of the powers conferred by clauses (p), (q) and (r) of sub-section (2) of section 32 of the Workmen's Compensation Act, 1923 (8 of 1923),

read with the Notification of the Government of India, Ministry of Labour and Employment No. S.O. 108, dated the 14th February 1958, the Chief Commissioner Delhi is pleased to make, after previous publication as required by sub-section (1) of section 34 of the said Act, the following rules, namely:—

**RULES**

**1. Short Title and Commencement.**—(1) These rules may be called the Delhi Workmen's Compensation (Occupational Diseases) Rules, 1962.

(2) They shall come into force with effect from the 1st September, 1962.

**2. Application.**—These rules shall apply to all workmen employed in any employment mentioned in Part C of Schedule III appended to the Act.

**3. Definitions.**—In these rules, unless the context otherwise requires,—

(a) "Act" means the Workmen's Compensation Act, 1923 (8 of 1923);

(b) "Asbestosis" shall mean—

(i) a pulmonary fibrosis which manifests itself radiologically as a ground glass appearance of the plumo

nary field, of striations or reticular formations more or less marked, particularly diffuse as the bases or diffuse stippling or reticulation over extensive areas of both lung fields, whether or not accompanied by signs of pulmonary tuberculosis, and

(ii) clinically, by the presence of abscesses bodies in the sputum, accompanied by tracheo-bronchitis and emphysema;

(c) "Bagassosis" means a disease which—

(i) manifests itself as an acute allergic response due to sensitisation of the individual to bagasse dust, and

(ii) radiologically, consists of increase in the vascular shadows and increase in haziness and reticulation all over the lungs and increase in the hilar densities and some mottling. In acute phases patchy shadows resembling bronchopneumonia may be seen;

(d) "Medical Board" means the Pneumoconiosis Medical Board constituted by the State Government under rule 4 or any Medical Board recognised by the State Government for the purpose of these rules;

(e) "pneumoconiosis" means silicosis or coalminers pneumoconiosis or asbestosis or bagassosis or any of those diseases accompanied by pulmonary tuberculosis.

**4. Constitution of Pneumoconiosis Medical Board.**—(1) The State Government shall constitute a pneumoconiosis Medical Board for the Conduct of Medical Examinations, submission of medical reports and the grant of medical certificates in pursuance of these rules:

Provided that with respect to workmen employed in mines, the State Government may recognise any Medical Board for the purpose of these rules.

(2) The Board constituted or recognised under sub-rule (1) shall consist of three qualified medical practitioners of whom one shall be radiologist.

**5. Medical conditions under which pneumoconiosis may be considered to be an occupational disease.**—(1) The diagnosis of pneumoconiosis shall be carried out with all the necessary technical guarantees. Proof of the degree of development of the pathological or anatomical changes in the respiratory and cardiac systems shall be furnished by the radiographic record and other laboratory records, which shall be accompanied by the report of a full clinical examination, including a report of the industrial history of the person concerned, the record of all occupations in which he has been employed, the nature of the harmful dusts to which he was exposed and the duration of such exposure.

(2) For entitlement to compensation, silicosis and coal miners' pneumoconiosis shall fulfil the following radiological and clinical conditions:—

(a) The radiological examination of the workmen must reveal—

(i) the appearance of generalised micronodular or nodular fibrosis covering a considerable part of both lung fields whether accompanied or not signs of pulmonary tuberculosis; or

(ii) in addition to a marked accentuation of the pattern of both lungs, the appearance of one or several pseudotumoral fibrotic formations, whether accompanied or not by signs of pulmonary tuberculosis, or

(iii) the appearance of both of these types of fibrotic lesions at once, whether accompanied or not by signs of pulmonary tuberculosis.

(b) Serial radiological pictures taken over a period during periodical medical examinations shall, as far as possible, be considered in making definite diagnosis in cases where doubt exists;

(c) Radiological interpretation shall be based on the standard International classification laid down by the International Labour Organisation (Geneva classification).

(d) The clinical examination of the workmen concerned must reveal a decrease or deterioration of the respiratory function or cardiac function, or deterioration of the state of general health, caused by the pathological processes specified above.

**6. Evaluation of disablement.**—(1) The evaluation of disablement shall be made by reference to the physical, anatomical, physiological, and functional and mental capacity for the exercise of the necessary functions of a normally occupied life which would be expected in a healthy person of the same age and sex. For such assessment, recognised cardio-respiratory function tests shall be used to assess the degree of cardio-respiratory function impairment.

(2) It shall be determined whether the disablement is temporary or permanent and also the percentage loss of function as it pertains to the loss of working capacity for receiving compensation.

(3) Assessment of disablement shall be proportionate to the loss of earning capacity, total disablement being taken to be 100 per cent loss of earning capacity.

**Explanation.**—For the purpose of this rule "permanent disablement" shall mean such disablement as is certified to be permanent by the Medical Board.

**7. Certification of cases.**—(1) The claims for compensation of any workman, contracting a disease specified in Part C of Schedule III of the Act shall be supported by a certificate issued by a qualified medical practitioner:

Provided that where the contracting of such disease has resulted in permanent disablement, such claim shall be supported by a certificate issued by the Medical Board.

(2) The certificate issued by a qualified medical practitioner shall contain the following particulars:—

(a) \_\_\_\_\_ is suffering from pneumoconiosis/pneumoconiosis with pulmonary tuberculosis and his condition is reasonably attributable to his employment in\_\_\_\_\_

(b) \_\_\_\_\_ is fit for \_\_\_\_\_ (here certify as to his fitness for work, specifying where necessary the kind of employment for which he is fit).

(c) The general physical and mental capacity of \_\_\_\_\_ is impaired by pneumoconiosis/pneumoconiosis with pulmonary tuberculosis to the extent of \_\_\_\_\_ per cent.

(d) This certificate is issued for a period of \_\_\_\_\_ years.

(3) The certificate issued by the Medical Board shall contain the particulars specified in clause (a), (b) and (c) of sub-rule (2) and also the following:—

"It is certified that the disability of \_\_\_\_\_ is permanent".

*Delhi, the 21st August 1962*

**No. F. 11(31)/62-Lab.**—The following draft of rules further to amend the Delhi State Economiser Rules, 1952, published by his Notification No. F. 8(18)/52-E. I&L dated the 1st April, 1954, which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred by section 29 of the Indian Boilers Act, 1923, read with the Government of India, late Home Department Notification No. F. 126/37 dated the 1st April, 1937, is published for the information of persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration on the expiry of three months from the date of this notification together with any objections or suggestions that may be received in respect thereto within the said period.

The objections and/or suggestions should be addressed to the Chief Inspector of Boilers, 1-Rajpur Road, Delhi.

#### *Draft Rules*

**1. Short title.**—These rules may be called the Delhi State Economiser (Amendment) Rules, 1962.

**2. Substitution of rule 24.**—In the Delhi State Economiser Rules, 1952, for clause (b) of rule 24, the following clause shall be substituted, namely:—

**(b) Fees for Inspection.**—Fees for inspection shall be cal-

culated on the basis of economiser rating as shown  
below:—

For economiser rating not exceeding 500	Rs. 40
„ „ „ exceeding 500 but not exceeding 1,000 „ „	1 50
„ „ „ „ 1,000 „ „ exceeding 1,500 „ „	60
„ „ „ „ 1,500 „ „ exceeding 2,000 „ „	70
„ „ „ „ 2,000 „ „ exceeding 2,500 „ „	80
„ „ „ „ 2,500 „ „ exceeding 3,000 „ „	90
„ „ „ „ 3,000 „ „ exceeding 3,500 „ „	100
„ „ „ „ 3,500 „ „ exceeding 4,000 „ „	110
„ „ „ „ 4,000 „ „ exceeding 4,500 „ „	120
„ „ „ „ 4,500 „ „ exceeding 5,000 „ „	130
„ „ „ „ 5,000 „ „ exceeding 6,000 „ „	140
„ „ „ „ 6,000 „ „ exceeding 7,000 „ „	150
„ „ „ „ 7,000 „ „ exceeding 8,000 „ „	160
„ „ „ „ 8,000 „ „ exceeding 9,000 „ „	170
„ „ „ „ 9,000 „ „ exceeding 10,000 „ „	180

and for every 2,000 or part thereof in excess of 10,000 10

Provided that when any owner is willing to accept a renewed certificate for less than 24 months in order to approximate the date of annual inspection to the date on which other economisers in the locality are inspected, a certificate for such periods being less than 24 months as may be necessary for such approximation of dates may be granted at a reduced fee to be calculated at one-twenty-fourth of the ordinary fee for each full month, fraction of a month not being reckoned."

By order,

L. S. TITUS,

Secretary (Labour),  
Delhi Administration, Delhi.

## ORDER

Delhi, the 13th August 1962

No. F.17(4)/62-Dev(Coop).—Whereas the committee of the Khera Kalan Cooperative Multipurpose Society Ltd., Delhi has misused its position and has consequently committed irregularities of serious nature, such as:—

- (1) advance of heavy loans discriminately to certain members.
- (2) non-maintenance of proper accounts.
- (3) non-removal of defects pointed out by the Auditors and Inspectors, and
- (4) Not taking proper action for recovery of loan against the persistent defaulters especially the members.

Now in exercise of the powers conferred by rule 56 of the Delhi Cooperative Societies Rules, 1950, and for the reasons aforesaid, and after consulting the Delhi State Cooperative Bank Ltd., Delhi and after giving an opportunity to the said Committee to show cause why such order should not be made, the Chief Commissioner, Delhi is pleased:—

- (a) to remove all the members of the Committee of the said society;
- (b) to appoint a new committee thereof consisting of the following:—
  - (1) Sh. Attar Singh S/O Shri Maru, President.
  - (2) Sh. Hardwari Lal S/O Pt. Gana Dutt, Member.
  - (3) Sh. Om Parkash S/O Sh. Mehar Chand, Member.
  - (4) Panchayat Inspector, Alipur—Member.
- (c) to direct that the said new Committee shall hold office for a period of one year; and
- (d) to authorize the said new Committee to appoint a Treasurer and a Secretary thereof, if and when considered necessary.

By Order,

ANANG PAL, D.R.C.S.

For Development Commissioner, Delhi.